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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/838,884 04/20/2001		Mark D. Levitt	103-1345USI1 3284		
7590 12/30/2005			EXAMINER		
David R. Cleveland			AHMED, SHEEBA		
IPLM Group					
P.O. Box 18455			ART UNIT	PAPER NUMBER	
Minneapolis, MN 55418			1773		

DATE MAILED: 12/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

¢								
		Applicati	on No.	Applicant(s)				
Office Action Summary		09/838,8	34	LEVITT ET AL.				
		Examine		Art Unit				
		Sheeba A		1773				
The Period for Re	e MAILING DATE of this commun ply	nication appears on the	e cover sheet with th	e correspondence ad	ldress			
WHICHEV - Extensions after SIX (6) - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD F YER IS LONGER, FROM THE N of time may be available under the provisions of MONTHS from the mailing date of this common of reply is specified above, the maximum strongly within the set or extended period for reply decived by the Office later than three months ont term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF THE STATE OF TH	HIS COMMUNICATI ent, however, may a reply be ill expire SIX (6) MONTHS for lication to become ABANDO	ON.  e timely filed  rom the mailing date of this concept (35 U.S.C. § 133).				
Status								
1)⊠ Res	ponsive to communication(s) file	ed on <u>12 Octóber 200</u>	<u>15</u> .					
		2b) ☐ This action is r						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition o	f Claims							
4a) ( 5)∭ Clai 6)∭ Clai 7)∭ Clai	m(s) <u>1-41</u> is/are pending in the  Of the above claim(s) <u>1-27</u> is/are  m(s) is/are allowed.  m(s) <u>28-41</u> is/are rejected.  m(s) is/are objected to.  m(s) are subject to restri	e withdrawn from con						
Application F	Papers							
	specification is objected to by the							
10) <u></u> The	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority unde	r 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
Attachment(s)  1) Notice of F	References Cited (PTO-892)		4) Interview Summ					
2) Notice of I	Draftsperson's Patent Drawing Review ( n Disclosure Statement(s) (PTO-1449 c) s)/Mail Date	PTO-948) or PTO/SB/08)	Paper No(s)/Ma		'O-152)			

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#### **DETAILED ACTION**

1. Applicant's response dated October 12, 2005 has been entered in the above-identified application. Claim 33 has been amended. **Claims 1-41 are pending of which** claims 28-41 are now under consideration.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 28-32 and 36-38 are rejected under 35 U.S.C. 102(b) as being anticipated by Wang et al. (US 5,494,707).

Wang et al. disclose a resilient floor covering comprising of a resilient support surface and a resilient wear surface adhered to said support surface and comprising an underlying wear layer based coat and an overlying wear layer top coat adhered to said wear layer base coat (Column 3, lines 61-68). The wear layer top coat is a hard thermoset UV curable blend of acrylates (Column 4, lines 7-10). The wear layer base coat has a thickness of 0.7 to 3.0 mils and the wear layer top coat has a thickness of 0.1 to 0.5 mils (Column 8, lines 35-45). Conventional substrate layer comprises materials typical of substrate layers found in the flooring art and include vinyl compositions (Column 9, lines 59-66). A preferred method is directed to providing a resilient floor covering comprising the steps of:

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- (a) providing a resilient support surface;
- (b) applying to the top of and adhering to said resilient support surface, a wear surface, said wear surface being applied by applying a wear layer base coat comprising a flexible, thermoset, polymeric composition having a flexibility,
- (b2) partially curing said wear layer base coat;
- (b3) applying to the top of said wear layer base coat, a wear layer top coat comprising a hard, thermoset, UV-curable blend of acrylic or acrylate monomers, and
- (b4) completely curing said wear layer base coat and said wear layer top coat.

All limitations of claims 28-32 and 36-38 are disclosed in the above reference.

3. Claims 33-35, and 39-41 are rejected under 35 U.S.C. 102(b) as being anticipated by Hamrock et al. (WO 98/11168).

Hamrock et al. disclose a floor finishing system comprising a radiation curable composition and a primer composition wherein the primer composition is coatable over a substrate and the radiation curable composition is coatable thereon (Page 6, lines 25-30). The cured, coatable composition is readily strippable from the substrate when the latex primer is present (Page 7, lines 1-3). All limitations of claims 33-35 are disclosed in the above reference.

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## Response to Arguments

4. Applicant's arguments filed on October 12, 2005 have been fully considered but they are not persuasive.

Applicants traverse the rejection of claims 28-32 and 36-38 under 35 U.S.C. 102(b) as being anticipated by Wang et al. (US 5,494,707) and submit that Wang does not teach that wear layer base coat is strippable and that their wear layer base coat is a renewable finish. Applicants further submit that Wang does show or suggest applying a "waterborne overcoat". However, the Examiner takes the position that Wang's coatings must inherently be strippable and have a renewable finish given that Wang teaches the same coatings as claimed by the instant Applicants.

Applicants further traverse the rejection of claims 33-35, and 39-41 under 35 U.S.C. 102(b) as being anticipated by Hamrock et al. (WO 98/11168) and submit that Hamrock teaches a radiation cured coatable composition which is not waterborne. However, the Hamrock rejection is directed to claims 33-35 and 39-41 which do not require the application of a waterborne layer – these claims simply state that a layer is removed that *was* waterborne.

The above rejections are maintained.

#### Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheeba Ahmed whose telephone number is (571)272-1504. The examiner can normally be reached on Mondays and Thursdays from 9:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carol Chaney can be reached on (571)272-1284. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sheeba Ahmed Art Unit 1773

December 21, 2005